MOTOR VEHICLE CONSUMER SIMPLE INTEREST INSTALLMENT SALE Boxes Checked Are Applicable

(Do Not Use For A Residential Dwelling)

1. CREDIT SALE AGREEMENT

[Subtotal for computing credit insurance premium

18.65 My Payment Schedule will be:

Amount of,

Prepayment. If I pay off early, I will not have to pay a penalty.

Title. Vehicle will be XXtitled in Wisconsin ____ titled in ____ N/A

legal name or address without providing at least 30 days prior written notice of the change to Seller.

ADDITIONAL COST. My decision to buy or not buy such insurance will not be a factor in the credit

approval process. I want the insurance at the cost(s) shown below for the term of the Agreement (or N/A months, whichever is less) subject to terms and conditions of separate

located, is covered by this Agreement.

the name of my spouse is_

policy or certificate of insurance.

Milwaukee, WI 53223

This Agreement may be assigned to ("Assignee"):

Number, of

Goods Sold and Credit Request. I purchased from the undersigned seller ("Seller") at the price and on the terms of a separate purchase agreement the following goods, and I acknowledge receipt of them, in satisfactory condition. I request that the sale be financed on the terms of this Agreement and agree that all terms

and conditions of the purchase agreement, other than financial terms and conditions, survive the execution of this Agreement. I agree to pay to Seller the Amount Financed shown in Section 3 below, plus Finance Charge, according to the Payment Schedule shown in Section 3 below. Finance Charge is figured on a daily basis by applying the Annual Percentage Rate disclosed in Section 3 below to the unpaid part of the Amount Financed until the final scheduled maturity date. If checked here, and I do not pay the unpaid balance in full by the final scheduled maturity date, Seller will apply and I agree to pay interest at a post maturity rate of 18.65% per year on my outstanding balance until paid in full. Payments shall be applied (to the extent not prohibited by the Wisconsin Consumer Act) in such order as Seller elects to charges and amounts due under this Agreement. Amounts disclosed in Sections 2 and 3 are computed on the assumption that all installments will be paid when due and my actual Finance Charge, Total Sale Price and Total of Payments may be more than the disclosed amount if I make payments late or for less than the scheduled amount. BODY STYLE MAKE-TRADE NAME (IF TRUCK, TONS CAPACITY) _MODEL USED SERIAL NUMBER OR IDENTIFICATION NUMBER 4DR SDN SEL.FWD USED 2012 0 FORD. FUSION -3FAHPØJA2CR29238Ø

If applicable, titled or to be titled in name of __MONIQUE MOORER

Late Charge and Other Charges. I agree to pay the Late Charge shown in Section 3 below. If Seller charges me interest after the final scheduled maturity date, I will not pay any late charge on the final scheduled payment amount. I also agree to pay a charge of \$15.00, as permitted under §422.202(1)(d), Wis. Stats., for each check presented for payment under this Agreement which is returned unsatisfied.

2. ITEMIZATION OF AMOUNT FINANCED

N/A

N/A Make N/A

Model N/A

Allowance \$

N/A - Lien/Lease Payoff \$_

Net Trade-in Value of
Total Cash Received \$ 2,000.00

___ (Includes factory or manufacturer rebate of \$ ___

(d) Total Downpayment: Cash \$ 2,000.00 + Total Net Trade In Value \$ _

Amounts paid to others on my behalf (Seller may keep a portion of these amounts): (1) To public officials for:

Filing Fees (Notation and Release of Lien)\$_ Title Application, Transfer & Registration\$

To property insurance company for coverages checked

_Deductible Comprehensive N/A __Deductible Collision Fire, Theft and Combined Additional Coverage N/A

To liability insurance company N/A (4) for SERVICE CONTRACT 300.00 (5) То AWS -ESC (6)To

14,661.40 e + f(1) through (6)\$_ To credit life insurance company Total Amount Paid to Others

3. TRUTH IN LENDING DISCLOSURES ANNUAL FINANCE Amount Total of Total Sale Price ("e" means an estimate) **PERCENTAGE** CHARGE Financed Payments 4 1 The total cost of my RATE The amount I will The dollar amount the The amount of credit purchase on credit. have paid after I have including my The cost of my credit credit will cost me. provided to me or on downpayment of \$ 2,000.00 as a yearly rate. made all payments as

scheduled.

21,074.88

23,074.88

REASONABLY ACCEPTABLE TO SELLER.

If I get the insurance from Seller, I will pay \$_____for an estimated term of ____months.

(SEAL)

my behalf

14.661.40

When Payments Are Due **Payments** 48 439.06 MONTHLY, BEGINNING 07/22/14 Security. I am giving a security interest in the goods being purchased.

Late Charge. If a payment is not paid on or before the 10th day after its due date, I will be charged \$10.00 or 5% of the unpaid amount, whichever is

4. SECURITY AGREEMENT 4. SECUHITY AGREEMENT

I grant to Seller a security interest in the goods described in Section 1 above, and all accessions to and proceeds of such goods ("Collateral"). The Collateral secures performance of all my obligations in this Agreement and all extensions, modifications and renewals of them ("Obligations"). 5. COVENANTS

Collateral is acquired primarily for personal, family or household purposes. I agree that the Collateral will not be used as a residential dwelling.

I should see my contract documents for any additional information about nor payment, default and any required repayment in full before the

Location. The Collateral will be kept at the address below Section 7, or if not, at: (NO. AND STREET) (CITY OR TOWN) Such location shall not be changed without providing at least 30 days prior written notice of the change to Seller, but I intend that the Collateral, wherever

Ownership, Purpose and Use. Acting alone, I may grant a security interest in the Collateral. The Obligations under this Agreement are incurred and the

___ and my spouse resides at ___ the address shown below Section 7 or at Marital Purpose. If I am a married Wisconsin resident, the obligation evidenced by this Agreement is being incurred in the interest of my marriage or family. CUSTOMER

Name and Address. My legal name is as set forth below Section 7. The address of my principal residence is as set forth below Section 7. I will not change my

Additional Covenants. I shall observe and comply with the Additional Provisions on the reverse side of this Agreement and shall not permit an event of default

1.4.

Marital Information. For Wisconsin resident only: I am married XXunmarried legally separated. If I am married and my spouse is not signing below

6. INSURANCE AND DEBT CANCELLATION COVERAGE CREDIT LIFE AND CREDIT ACCIDENT AND SICKNESS INSURANCE ARE NOT REQUIRED TO (c) I MAY OBTAIN PROPERTY AND LIABILITY OBTAIN CREDIT, AND WILL NOT BE PROVIDED UNLESS I SIGN BELOW AND AGREE TO PAY THE INSURANCE FROM ANYONE I WANT THAT IS

N/A (0) WARNING: Unless an amount appears on line Credit Life Insurance \$ ____ Credit Accident & Sickness Insurance \$ ---(f)(3) of Section 2, insurance coverage hereunder is not public liability insurance and I want credit life insurance. I want credit accident and sickness insurance... does not protect the driver of the vehicle from liability for damages resulting from negligent use INSURED INSURED of the vehicle.

JOINT INSURED JOINT INSURED DEBT CANCELLATION COVERAGE, SPECIFICALLY CALLED GUARANTEED AUTOMOBILE PROTECTION ("GAP"), IS NOT REQUIRED TO OBTAIN CREDIT AND GAP WILL NOT BE PROVIDED UNLESS I ELECT SUCH COVERAGE AND SIGN AND AGREE TO PAY THE ADDITIONAL COST. I elect GAP and agree to pay the cost shown below for the original term of this Agreement (or good gronths, whichever is less), subject to terms and conditions of the separate GAP election or description of coverage. GAP coverage cost is \$_

I acknowledge receipt of the description of GAP coverage separately provided to me. coverage.~

CUSTOMER 7. PERSONS BOUND "I," "my", "me" and "mine" includes each customer who signs this Agreement and our obligations are joint and several, except that signs below solely to grant a security interest in the Collateral. This Agreement benefits (NAME) Seller, its successors and assigns, and binds me and my heirs, personal representatives, successors and assigns. This Agreement includes the Additional

Provisions on the reverse side of this Agreement. I have received a completed copy of this Agreement. The Annual Percentage Rate may be negotiable with Seller. Seller may assign this Agreement and retain its right to receive a part of the Finance Charge. 🔫 DO NOT SIGN THIS BEFORE YOU READ THE WRITING ON THE REVERSE SIDE, EVEN IF OTHERWISE ADVISED.

NOTICE DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES. YOU ARE ENTITLED TO AN EXACT COPY OF ANY AGREEMENT YOU SIGN. TO (c) YOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVANCE THE UNPAID BALANCE DUE UNDER THIS AGREEMENT AND YOU **CUSTOMER** MAY BE ENTITLED TO A PARTIAL REFUND OF FINANCE CHARGE.

Dated_ HORN MOTORS OF MILWAUKEE I.

AUTHORIZED SIGNATURE 7500 N. 76th St Seller's Address:

P.O. BOX 311 WILLIAMSVILLE, NY 14231 *Type or print name signed above.

SERVICES
Customer's Address:

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CUSTOMER

SEE SECTIONS 5(c), (d) and (f)

2221 N TEUTONIA AVENUE MILWAUKEE,

GLOBAL LENDING

8. ADDITIONAL PROVISIONS

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Maintenance of Collateral A shall: maintain the Collateral in good condition and repair and not permit its value to be impaired; keep it free from all liens, encumbrances and security interests prior in right to those of Seller; defend it against all claims and legal proceedings by persons other than Seller; pay and discharge when due all taxes, license fees, levies and other charges upon it; not sell, lease or otherwise transfer or dispose of it or permit it to become a fixture or accession to other goods except as specifically authorized in this Agreement or in writing by the Seller; and not permit it to be used in violation of any applicable law, regulation or policy of insurance; the violation of which could result in loss of or damage to any Collateral or impairment of the insurance on it. Loss of or damage to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release me from any of the Obligations to the Collateral shall not release to the Collat (b) Insurance. If the Collateral is of a value of \$800 or more, and the amount financed (exclusive of insurance charges) is \$800 or more, I shall keep all Collateral and Seller's interest in it; insured for all risks of physical damage to or loss of the Collateral throughout the term of this Agreement and any renewals, extensions or modifications of it under policies with such provisions, for such amounts (not more than the value of the Collateral or the aggregate outstanding balance of the Obligations, whichever is less) and by such insurers as shall be-reasonably satisfactory to Seller from time to time. I shall furnish satisfactory evidence of such insurance to Seller. Subject to Seller's satisfaction, I am free to select the insurance agent or insurer through which such insurance is obtained by me. Lassign (and direct any insurer to pay) to Seller the proceeds of all such insurance and any premium refund and authorize Seller to endorse in my name any instrument for such proceeds or refunds and, at the option of Seller, to apply such proceeds and refunds to any unpaid balance of the Obligations, whether or not due, and/or to restoration of the Collateral, returning any excess to me. Seller is authorized, in my name or otherwise, to make, adjust and/or settle claims under any credit insurance financed by Seller and any insurance on the Collateral, or cancel the same after the occurrence of an event of default and giving any prior notice required

acquired by Seller solely to protect the interest of Seller (and will not cover my equity in the Collateral), and my obligation to repay Seller shall be in accordance with (c) Inspection of Collateral. Seller is authorized to examine the Collateral wherever located at any reasonable time or times, and is shall assist in making any uch inspection.

by the Wisconsin Consumer Act. If I fail to keep any required insurance on the Collateral; Seller may purchase such insurance for me, such insurance may be

(3) Maintenance of Security Interests: To the extent not prohibited by law, I shall pay all expenses and, upon request, deliver any document and take any action reasonably deemed advisable by Seller to preserve the Collateral or to establish, evidence, determine and maintain priority of, perfect, continue perfected, terminate and/or enforce Seller's interest in it or rights under this Agreement. I authorize Seller to file Uniform Commercial Code financing statements describing the Collateral and amendments to such financing statements and ratify any such financing statement or amendment filed prior to the date of this Agreement. (e) Authority of Seller to Perform for Me. Seller may perform or cause to be performed any of my duties set forth in this Agreement with respect to preserving

or insuring the Collateral, including without limitation signing my name or paying any amount so required, if I fail to perform any of such duties after the written notice to me and a reasonable opportunity for me to perform, if any, required by law. The costs of Seller's performance shall be one of the Obligations secured by this Agreement, shall be payable by me upon demand and shall bear Finance Charge from the date of expenditure by Seller to the date of payment by me at the Annual Percentage Rate disclosed in Section 3 on the front of this Agreement. Percentage Rate disclosed in Section 3 on the front of this Agreement.

(f) Ability to Pay I shall not take any action or permit any event to occur which materially impairs my ability to pay any of the Obligations when due. Such events. may include, without limitation, the fact that I, my spouse or any surety of the Obligations dies; changes marital status or domicile or becomes insolvent or the subject of bankruptcy or other insolvency proceedings:

(g) Default. Upon the occurrence of any one or more of the following Events of Default

(1) Payments. (i) If the interval between scheduled payments is 2 months or less to have outstanding an amount exceeding one full payment which has remained unpaid for more than 10 days after the due dates or the failure to pay the first or last payment within 40 days after its due date; (ii) if the interval between scheduled payments is more than 2 months, to have all or any part of one scheduled payment which has remained unpaid for more than 60

days after its due date; or (iii) the failure to pay the only scheduled payment within 40 days after its due date;

Seller shall have all of the rights and remedies for default provided by applicable law; and this Agreement. With respect to such rights and remedies: (4) Acceleration. Each Obligation as to which an Event of Default has occurred shall, at the option of Seller and without further notice or demand, become immediately payable unless notice to me and an opportunity to cure is required by \$425,105, Wis. Stats, and, in that event, such Obligation shall become

payable if such default is not cured as provided in that statute, within 15 calendar days after mailing of such notice to me; (5) Repossession. Unless the Collateral is removed from Wisconsin under §421.201 (5), Wis. Stats., abandoned under §425.207(2), Wis. Stats., or Seller has perfected its right to take possession of the Collateral consisting of a motor vehicle under §425.206(1)(d), Wis. Stats., I have a right to a court hearing on the issue of default before any repossession of any Collateral, but by surrendering the Collateral, I waive such right. Seller shall have the right to take possession of the Collateral consisting of a motor vehicle under §425.206(1)(d) Wis Stats., provided Seller has given me, by mail, a notice containing all of the information required under §425.205(1g)(a), Wis Stats, and I have not made a statement to Seller either that I am not in default under this Agreement or that I object to Seller's right to take possession of the Collateral and I made a demand by notifying Seller in writing within 15 days after Seller gives such notice to me that Seller proceed in court. Seller shall also have the right to take possession of the Collateral if it is removed from Wisconsin under §421.201(5). Wis. Stats., or abandoned under §425.207(2). Wis. Stats. Seller may take possession of the Collateral under these circumstances only if it does not commit a breach of the peace or enter a dwelling used by me as a residence except at my voluntary request. Seller may take possession of the Collateral in a proceeding the collateral to Seller proceed to the collateral to Seller proceed to the collateral to Seller proceed to the collateral to the collateral to Seller proceed to the collateral to the coll also take possession of the Collateral if I have surrendered the Collateral to Seller or Seller has obtained judgment in a proceeding for recovery of the Collateral.

(6) Assembling Collateral. After Seller has the right to possession of Collateral, Seller may require me to assemble the Collateral and to make it available to Seller at a place designated by Seller which is reasonably convenient to both parties; (7) Notice of Disposition. Notice, when required by law, mailed to me at least 10 calendar days (counting the day of mailing) before the date of a proposed disposition of the Colleteral is reasonable notice:

disposition of the Collateral is reasonable notice; (8) Expenses and Application of Proceeds. Seller may recover from me and the proceeds of disposition any expenses incurred in taking possession, holding, preparing for disposition and disposing of the Collateral, including reasonable attorneys fees and court costs, to the extent not prohibited by the Wisconsin Consumer Act, if applicable. Seller is under no obligation to clean up or otherwise prepare the Collateral for sale. After deduction of allowed expenses, Seller shall apply the proceeds of disposition to the Obligations in such order and amounts as it elects, subject to the Wisconsin Consumer -Act, if applicable; and

(9) Walver. Seller may waive any default without waiving any other subsequent or prior default by me.

(h) Partial Prepayments. Partial prepayments shall be applied by Seller or its assignee to the payment of unpaid principal owed on this Agreement at the time of the partial prepayment and all remaining scheduled payments due under this Agreement shall continue to be paid when due, unless I instruct Seller or its assignee otherwise. herwise.

(i) Interpretation. The validity, construction and enforcement of this Agreement are governed by the internal laws of Wisconsin, except that recovery of Collateral

shall be governed by the law of the state in which the Collateral is located at the time of recovery to the extent authorized by §421.201(5), Wis. Stats. All terms not otherwise defined have the meanings assigned to them by the Wisconsin Uniform Commercial Code and the Wisconsin Consumer Act. All references in this Agreement to sections of the Wisconsin Statutes are to those sections as they may be renumbered from time to time. Unless otherwise required by the Wisconsin Consumer Act, invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provisions. (j) Miscellaneous. Without affecting my liability, under this Agreement, Seller may, without notice, grant renewals or extensions, accept partial payments, release or impair any security interest or lien in collateral security for the Obligations or agree not to sue any party liable on this Agreement. Presentment, protest, demand

and notice of dishonor are waived. I acknowledge that Seller has not made any representations or warranties with respect to, and that Seller does not assume any responsibility to me for, the collectability or enforceability of this Agreement or the financial condition of any of us. Each of us has independently determined the collectability and enforceability of this Agreement. This Agreement is intended by Seller and me as a final expression of this Agreement and as a complete and exclusive statement of its terms, there being no conditions to the enforceability of this Agreement may not be supplemented or modified except in writing. This Agreement benefits Seller, its successors and assigns, and binds me and my heirs, personal representatives, successors and assigns. NOTICE OF THE PROPERTY OF THE

ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST_THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR

1. Warranties, Seller warrants:

THE DEBTOR HEREUNDER.

Collateral.

WITH THE PROCEEDS HEREOF. RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY

(I)::TELEPHONE MONITORING AND CALLING: I agree Seller or its assignee may monitor and record telephone calls regarding my account to assure the quality of service provided by Seller or its assignee: In order for Seller or its assignee to service my account or to collect any amounts I may owe, and subject to applicable law, I agree that Seller or its assignee may from time to time make calls and send text messages to me using prerecorded/artificial voice messages or through the use of an automatic dialing device at any telephone number I provide to Seller or its assignee in

connection with my account, including a mobile telephone number that could result in charges to me. **ASSIGNMENT** Seller assigns all rights and interest in this Agreement, Obligations and Collateral to Assignee.

(a) The Agreement is genuine and legally enforceable according to its terms; and no debtor was a minor or incompetent when it was executed. All statements contained in the Agreement and the related purchase agreement and invoice delivered to Assignee are true and correct, contain no

misrepresentation, and constitute the only agreement with respect to the Collateral; Seller has no notice of any matters not disclosed to Assignee which might impair any debtor's credit or equity in the Collateral; the disclosed cash downpayment and trade-in were actually received by Seller; Seller has not made and will not make any advance to debtor(s); Seller has no agreement with debtor to separately finance or impose finance charges on or refinance any pickup payment or to defer payment of a portion of the downpayment to a date later than due date of the second installment; and the amount of any factory or manufacturer rebates are accurately and separately described in the Agreement. The Agreement and transactions out of which it arose comply with applicable laws and regulations; Seller has performed or will perform all its obligations to debtor(s); and no debtor has, or has asserted, any defense, set-off or counterclaim to debtor's liability under the Agreement or the Obligations. At the time of sale Seller had full authority to sell the Collateral to debtor(s) free of any security interest or other encumbrance; and the Collateral has been

delivered to and accepted by debtor(s) within 10 days of the Agreement date; and the security interest created by the Agreement is the only security interest in or encumbrance on the Collateral. Within 10 days of delivery of the Collateral to debtor(s), Seller perfected or will perfect a first security interest in the Collateral (and Seller authorizes Assignee (e) to file or record any continuations, amendments or assignments of or to any such filings or perfection documents). Seller has full authority to assign the Agreement to Assignee; Seller will in addition to the provisions of section 1(e) above take steps Assignee requests to

perfect the security interest created by the Agreement and to designate Assignee as secured party of record; and Assignee's interest in the Agreement is not subordinate to any security interest or other encumbrance. subordinate to any security interest or other encumbrance. 2. Authority of Assignee. Assignee may, without notice and without impairing Assignee's right against Seller, in the name of Seller or otherwise, take all actions and legal proceedings deemed advisable by Assignee with respect to the Agreement, the Obligations or the Collateral, including without limitation, modifying, extending or compromising any terms, discharging or releasing any person liable or releasing any security.

3. Non-Liability of Assignee. Assignee has no duty to perfect any security interest in the Collateral, to enforce any rights of Seller or to preserve rights under the Agreement or the Obligations against prior parties. 4. Remedies of Assignee. If: (a) Seller has executed this assignment under A below and if (i) any warranty of Seller is false or breached, or (ii) any claim is made that Assignee has not acquired the Agreement in good faith as defined in §422.407, Wis. Stats.; or

or defense of debtor against Seller or Assignee; or Seller has executed this assignment under C below and if (i) debtor fails to make a payment when due, or to perform or rectify breach of any other covenant in the Agreement or Obligations, or (ii) any warranty of Seller is false or breached or (iii) Assignee receives notice of a complaint, claim or defense against

(b) Seller has executed this assignment under B below and if (i) any warranty of Seller is false or breached, or (ii) Assignee receives notice of a complaint, claim

then Seller shall, upon request of Assignee, pay the Assignee the full amount unpaid (less Assignee's unearned charges), plus expenses incurred by Assignee in endeavoring to collect or enforce the Agreement and this assignment (subject to provisions of any separate written agreement between Assignee and Seller respecting the purchase of the Agreement); and Seller indemnifies and agrees to defend and hold Assignee harmless from any loss, liability, penalty, claim,

Assignee will, at the	request of Seller, reassig	in the Agreement to	Jener Willion	at recognise of	J. C. J. T.	٠	er e	•
KIND OF MEDICAL	Section 1 and			• 1		•	•	
A. (Without-recourse ex	cept as provided in 4(a)	above)			out recourse excep			-
		'F" -	. 1	· 5.#	A	11 1	• *	
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AUTHORIZED SIGNATURE y sufficiently to C. (With full recourse as provided in 4(c) above) 福马田岭镇(山) (SEAL)

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